

Affidavit: Declaration of Nationality
FOR CERTIFICATE OF NON-CITIZEN, NON RESIDENTIAL STATUS
PURSUANT TO U.N. 215/93, NIS 21/593

I, Dawn Marie Nix El, do hereby and herewith declare that I am a national of the Empire Washitaw de Dugdahmoundyah Mu'urs, via; it's Nation-State, Unified Washitaw de Dugdahmoundyah (Naga) Mu'urs. I AM a Natural Being (Natural Person). I am NOT Negro, Black Colored or African-American or etc. I am NOT Civiliter Mortuus, a label or grammatical, an adjective. I AM in Propria Persona, Sui Juris, (Stand in my Proper Person); In-Full-Life with un-a-lien-able rights and NOT privileges. I AM an Indigenous Ab-Original Phree Messen or "A Child of Light." Thus, I willingly and knowingly exercise my right to a nationality. I voluntarily choose to comply with GOD's Laws (Natural Laws). I am not in any Earthly jurisdiction, for I am not of subject status.

Consistent with the eternal tradition of natural common law, unless I have harmed or violated someone, or their property, I have committed no crime; and am therefore not subject to any penalty. Thus, be it known to all, in the nature of UCC 1-308 (*UCC 1-207), that I reserve my natural common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit"* of any hidden or unrevealed contract or commercial agreement. As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefits"* associated with these hidden contracts, I have done so under duress, threat, and coercion for lack of any other practical alternative.

I am not a "United States" citizen subject to it jurisdiction. The United States is an entity created by the U.S. Constitution with jurisdiction as described on the following pages of this Affidavit. I am not a "resident of", and "inhabitant of" a "franchise of", a "subject of", a "ward of", the "property of", the "chattel of", or "subject to the jurisdictions of" "any corporate federal government, corporate state government, corporate county government, corporate city government, or corporate municipal body politic created under the authority of the U.S. Constitution. I am not subject to any legislation, department, or agency created by such authorities, nor to the jurisdiction of any employees, officers, or agency deriving their authority therefrom. Further, I am not a subject of the Administrative and Legislative Article IV Courts of the several states, or Article I Courts of the United States, or bound by precedents of such courts, deriving their jurisdiction from said authorities. **Take Notice** that I hereby revoke, cancel and make void ab initio any such instrument or any presumed election made by any of the several states or the United States government or any agency or department thereof, that I am or ever have voluntarily elected to be treated as a United States citizen subject to its jurisdiction or resident of any territory, possession, instrumentality or enslave under the sovereignty or exclusive jurisdiction of any of the several states or the United States as defined in the U.S. Constitution in **Article I, Section 8, Clause 17 and Article IV, Section 3, Clause 2.**

I am **NOT** a legal "person" born or naturalized in the "United States," **NOT** subject to the jurisdiction of the legislative democracy or the federal "United States," (e.g. District of Columbia, Puerto Rico, U.S. Virgin Island, Guam, American Samoa) or any other territory, area or enclave "within the United States." The term "United States" and "U.S." are **NOT** to be construed or assumed under any circumstances to imply or include the sovereign "50 states" or the "united states of America." I am **NOT** a "U.S. citizen" described in 26 CFR 1.1-1 ©, and the 14th Amendment. Furthermore, and reference to the 14th Amendment of the Constitution maintaining privileges over right is invalid. (See A Historic Overview of the Unlawful Enactment of the 14th Amendment by the Supreme Court of Utah; *Deyett v Turner*, (1967) 439 P. 2d. 266; *State v Phillips*, (1975) 540 P.26.936) Therefore I am an "alien" with respect to the federal "United States."

I am described in 26 USC § 865 (g) (1) (B) AS A "nonresident alien" with respect to the "United States". I am therefore, as described in 26 CFR 1.871-2 and 25 USC § 7701 (b), a "nonresident alien" with respect to the "United States" and am outside the general venue and jurisdiction of the "United States".

I am presumed to be a "nonresident alien" defined within Title 26, USC § 1.871-4, the internal Revenue Code (IRC), however, not the same "nonresident alien" defined within the IRC pursuant to Title 42, USC § 411 (b). My income is **NOT** derived from sources "within the federal United States," nor am I effectively connected with the performance of the function of a public office "within the United States." My wages are part of my "foreign estate" pursuant to Title 26, USC § 7701 (a) (31). (Note the "Right to Property" clause of the Fifth Amendment.)

I do not live "within" the geographical areas of exclusive federal jurisdiction as defined in the Federal Area Chart. I do not live "within" ANY of the ten (10), regional federal areas, territories, or enclaves identified by the numerical, postal zip code. **I am a "nonresident alien" outside both general and tangential venue and jurisdiction of Title 26, United States Code (USC).** I am also **NOT** a "resident" of the incorporated "STATE OF VIRGINIA", "STATE OF MARYLAND", and "WASHINGTON, D.C." as it also under the jurisdiction of the federal "United States".

I am **NOT**, and never have been, as described in 26 USC § 3401, an "officer", an "employee", a "transferee" or an "elected official" of the "United States", of a "State" or of any political subdivision thereof, nor an "elected official" of the "United States", of a "State" or of any political subdivision thereof, nor of the District of Columbia, nor of a "domestic" corporation earning "wages" from an "employer". As a "nonresident alien", I derived no "gross income from sources within the United States", either "effectively connected " or "not effectively connected with the conduct of a trade or business in the United States" as described in 26 USC § 872 (a).

I am also declaring "sui juris" status in connection with both my property and name. **If ANY agency of the government disputes the above declaration of "sui juris" in connection with the "name" SWORN AN OATH and sealed in this affidavit, I demand certified copy with my signed authorization of all documents or contracts being "held-in-due-course", pursuant to UCC § 3-305.2, UCC § 3-305.52 and UCC § 3-505, that create Any legal disability to the claimed "sui juris" status and "alien juris" relating to my "name".** (One's "name" is one's property, and for one's "name" to enjoy "sui juris" status that "name" must be free of legal disability resulting from a contract or commercial agreement, which is being "held-in-due-course" by a fellow Citizen or by any agency of the federal, state, county or Municipal government.)

In the context of International Law the Empire Amurru Washita/w de Dugdahmoundyah or Empire Washitaw de Dugdahmoundyah Mu'uru (Mu'urs/Moors) has established itself as an indigenous Sovereign Independent Nation (united Nations, NIS-21/593, the (U.N. IPO. 215/93) United Nations Indigenous Peoples Organizational Number 215/1993 means a "free and Recognized Nation") apart from the corporate Union of 1781 and the corporate United States of 1787, yet treaties bound us together, such as, the Treaty of Ghent, the Treaties of Paris (1763, 1783), the Pinckney Treaty of San Lorenzo (1795), the Treaties of Utrecht (1713), the Secret Treat of San Il-deFonso (1762, 1800), Treaty of Camp Holmes (1836), the Treaty of Peace and Friendship of Morocco (1786)(the Treaty of Marrakesh, the Barbary Treaties [1836]) and etc. has recognized the

Washitaw Nation of Mu’urs, as Masters (Soverans, Sovrans, Sovereigns) of the Whole of North America (Note: One must remember that “United States” is of ‘America’ but ‘America’ is NOT of the “United States”).

The Spanish and the French de Bourbons became the Protectorate of the Washitaw west of the Imperial Demarcation Line. The land claim of the Washita/w has been affirmed by the Spanish and French, as well as, the British, pursuant to “SPANISH LAND GRANTS” of 1762 and 1795. Land grants are issued between Soverans (Sovrans, Sovereigns) and all federal grants or patents stem from **The Law of Nations** (Treaty Law). Hence, according to the Constitution for the united States of America (Organic 1791), “Treaties are the Supreme Law of the Land.”

Moreover, a Washitaw de Dugdahmoundyah Mu’ur is protected under **TITLE 18 USC 112 – Sec. 112. Protection of foreign officials, official guests, and internationally protected persons** (a) Whoever assaults, strikes, wounds, imprisons, or offers violence to a foreign official, official guest, or internationally protected person or makes any other violent attack upon the person or liberty of such person, or , if likely to endanger his person or liberty, makes a violent attack upon official premises, private accommodation, or means of transport or attempts to commit any of the foregoing shall be fined under this title or imprisoned not more than three years, or both. Whoever in the commission of any such act uses a deadly or dangerous weapon, or inflicts bodily injury, shall be fined under this title or imprisoned not more than ten years, or both. (b) Whoever willfully – (1) intimidates, coerces, threatens, or harasses a foreign official or an official guest or obstructs a foreign official in the performance of his duties (2) attempts to intimidate, coerce, threaten, or harass a foreign official or an official guest or obstruct a foreign official in the performance of his duties; or (3) within the United States and within one hundred feet of any building or premises in whole or in part owned, used, or occupied for official business or for diplomatic, consular, or residential purposes by - (A) a foreign government, including such use as a mission to an international organization, (B) an international organization; (C) a foreign official; or (D) an official guest; congregates with two or more other persons with intent to violate any other provision of this section; shall be fined under this title or imprisoned not more than six months, or both. (c) For the purpose of this section “foreign government”, “Foreign official”, “internationally protected person”, “international organization”, “national of the United States”, and “official guest” shall have the same meanings as those provide in section 1116(b) of this title. (d) Nothing contained in this section shall be construed or applied so as to abridge the exercise of rights guaranteed under the first amendment to the Constitution of the United States. (e) If the victim of an offense under subsection (a) is an internationally protected person outside the United States, the United States may exercise jurisdiction over the offense if (1) the victim is a representative, officer, employee, or agent of the United States, (2) an offender is a national of the United States, or (3) an offender is afterwards found in the United States.

As used in this subsection, the United States includes all areas under the jurisdiction of the United States including any of the places within the provisions of sections 5 and 7 of this title and section 46501(2) of title 49. (f) In the course of enforcement of subsection (a) and any other sections prohibiting a conspiracy or attempt to violate subsection (a), the Attorney General may request assistance from any Federal, State, or local agency, including the Army, Navy, and Air Force, any statute, rule or regulation to the contrary, notwithstanding.

THE LAW OF NATIONS – PRELIMINARIES. IDEA AND GENERAL PRINCIPLES OF THE LAW OF NATIONS. BOOK II OF A NATION CONSIDERED IN ITS RELATION TO OTHERS – CHAP. I. OF THE COMMON DUTIES OF A NATION TOWARDS OTHERS; OR, OF THE OFFICES OF HUMANITY BETWEEN NATIONS.

http://www.constituion.org/vattel/vattel_pre.htm

§ 3. Definition of the law of nations.

The **Law of Nations** is the science which teaches the rights subsisting between nations or states, and the obligations correspondent to those rights.

§ 1. What is meant by a nation or state.

NATIONS or state are **bodies politic**, societies of men united together for the purpose of promoting their mutual safety and advantage by the joint efforts of their combined strength.

§ 5. To what laws nations are subject.

As men are subject to the laws of nature, - and as their union in civil society cannot have exempted them from the obligation to observe those laws, since by that union they do not cease to be men, - the entire nation, whose common will is but the result of the united wills of the citizens, remains subject to the laws of nature, and is bound to respect them in all her proceedings. And since right arises from obligation, as we have just observed (§3), the nation possesses also the same rights which nature has conferred upon men in order to enable them to perform their duties.

BOOK I. OF NATIONS CONSIDERED IN THEMSELVES. CHAP. I. OF NATIONS OR SOVEREIGN STATES.

§1. Of the state, and of sovereignty

A NATION or a state, as has been said at the beginning of this work, a body politic, or a society of men united together for the purpose of promoting their mutual safety and advantage by their combined strength. This political authority is the Sovereignty; and he or they who are invested with it are the Sovereign. (10)

§3. Of the several kinds of government.

If the body of the nation keeps in its own hands the empire, or the right to command, it is a Popular government, a Democracy; if it entrust it to a certain number of citizens, to a senate, it established an Aristocratic republic; finally, if it confide the government to a single person, the state becomes a Monarch. (11.) These three kinds of government may be variously combined and modified. We shall not here enter into the particulars; this subject belonging to the public universal law; I for the object of the present work it is sufficient to establish the general principles necessary for the decision of those disputes that may arise between nations.

§4. What are sovereign states.

Every nation that governs itself, under what form so ever, without dependence on any foreign power, is a Sovereign State, Its rights are naturally the same as those of any other state. Such are the moral persons who live together in a natural society, subject to the law of nations. To give a nation a right to make an immediate figure in this grand society, it is sufficient that it be really sovereign and independent, that is, that it governs itself by its own authority and laws.



UNITED NATIONS

Economic and Social Council ENGLISH
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16 August 1996

COMMISSION ON HUMAN RIGHTS
Sub-Commission on Prevention of
Discrimination and Protection of Minorities
Forty-eighth sessions
Agenda item 14

DISCRIMINATION AGAINST INDIGENOUS PEOPLES

Report of the Working Group on Indigenous Populations

On its fourteenth session

(Geneva, 29 July – 2 August 1996)

Chairperson-Rapporteur: Ms. Erica-Irene A. Daes

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Washitaw de Dugdah Moundyah New Iyet Oldest Indigenous people on Earth

<http://www.cwis.org/fwdp/international/report14.txt>

“UNIVERSAL DECLARATION OF HUMAN RIGHTS”
Adopted and proclaimed by the General Assembly resolution 217 A (III) of December 1948

Article 15.

- (1) Everyone has the right to a **nationality**.
- (2) No one shall be arbitrarily deprived of his nationality nor denied the right to change his **nationality**.

Excerpts from the **UNITED NATIONS DECLARATIONS ON THE RIGHTS OF INDIGENOUS PEOPLES**
The *General Assembly*, Taking note of the recommendation of the Human Rights Council contained in its resolution 1/2 of 29 June 2006, by which the Council adopted the text of the United Nations Declaration on the rights of Indigenous Peoples,
Distr.: Limited 7 September 2007 Passed 13 September 2007

Article 2

Indigenous peoples and individuals are free and equal to all other peoples and individuals and have the right to be free from any kind of discrimination, in the exercise of their rights, in particular that based on their indigenous origin or identity.

Article 4

Indigenous peoples, in exercising their right to self-determination, have the right to autonomy or self-government in matters relating to their internal and local affairs, as well as ways and means for financing their autonomous functions.

Article 6

Every indigenous individual has the right to a nationality.

Article 8

1. Indigenous peoples and individuals have the right not to be subjected to forced assimilation or destruction of their culture.
2. States shall provide effective mechanisms for prevention of, and redress for:
 - (a) Any action which has the aim or effect of depriving them of their integrity as distinct peoples, or of their cultural values or ethnic identities;
 - (b) Any action which has the aim or effect of dispossessing them of their lands, territories or resources;
 - (c) Any form of forced population transfer which has the aim or effect of violating or undermining any of their rights;
 - (d) Any form of forced assimilation or integration;
 - (e) Any form of propaganda designed to promote or incite racial or ethnic discrimination directed against them.

Article 9

Indigenous peoples and individuals have the right to belong to an indigenous community or nation, in accordance with the traditions and customs of the community or nation concerned. No discrimination of any kind may arise from the exercise of such a right.

Article 13

1. Indigenous people have the right to revitalize, use, develop and transmit to future generations their histories, languages, oral traditions, philosophies, writing systems and literatures, and to **designate and retain their own names for communities, places and persons**.
2. States shall take effective measures to ensure that this right is protected and also to ensure that indigenous peoples can understand and be understood in political, legal and administrative proceedings, where necessary through the provision of interpretation or by other appropriate means.

Article 14

1. Indigenous peoples have the right to establish and control their educational systems and institutions providing education in their own languages, in a manner appropriate to their cultural methods of teaching and learning.

Article 15

1. Indigenous people have the right to the dignity and diversity of their cultures, traditions, histories and aspirations which shall be appropriately reflected in education and public information.
2. States shall take effective measures, in consultation and cooperation with the indigenous peoples concerned, to combat prejudice and eliminate discrimination and to promote tolerance, understanding and good relations among indigenous peoples and all other segments of society.

Article 18

Indigenous peoples have the right to participate in decision making in matters which would affect their rights, through representatives chosen by themselves in accordance with their own procedures, as well as to maintain and develop their own indigenous decision-making institutions.

Article 19

States shall consult and cooperate in good faith with the indigenous peoples concerned through their own representative institutions in order to obtain their free, prior and informed consent before adopting and implementing legislative or administrative measures that may affect them.

Article 20

1. Indigenous peoples have the right to maintain and develop their political, economic and social systems or institutions, to be secure in the enjoyment of their own means of subsistence and development, and to engage freely in all their traditional and other economic activities.
2. Indigenous peoples deprived of their means of subsistence and developments are entitled to just and fair redress.

Article 24

1. **Indigenous peoples have the right to their traditional medicines and to maintain their health practices**, including the conservation of their vital medicinal plants, animals and minerals. Indigenous individuals also have the right to access, without any discrimination, to all social and health services.
2. Indigenous individuals have an equal right to the enjoyment of the highest attainable standard of physical and mental health. States shall take the necessary steps with a view to achieving progressively the full realization of this right.

Article 25

Indigenous peoples have the right to maintain and strengthen their distinctive spiritual relationship with their traditionally owned or otherwise occupied and used lands, territories, waters and coastal seas and other resources and to uphold their responsibilities to future generations in this regard.

Article 28

1. Indigenous people have the right to redress, by means that can include restitution or, when this is not possible, just, fair and equitable compensation, for the lands, territories and resources which they have traditionally owned or otherwise occupied or used, and which have been confiscated, taken, occupied, used or damaged without their free, prior and informed consent.
2. Unless otherwise freely agreed upon by the peoples concerned, compensation shall take the form of lands, territories and resources equal in quality, size and legal status of monetary compensation or other appropriate redress.

Article 31

1. Indigenous peoples have the right to maintain, control, protect and develop their cultural heritage, traditional knowledge and traditional cultural expressions, as well as the manifestations of their sciences, technologies and cultures, including human and genetic resources, seeds, medicines, knowledge of the properties of fauna and flora, oral traditional games and visual and performing arts. They also have the right to maintain, control, protect and develop their intellectual property over such cultural heritage, traditional knowledge, and traditional cultural expressions.
2. In conjunction with indigenous peoples, States shall take effective measures to recognize and protect the exercise of these rights.

Article 33

1. Indigenous peoples have the right to determine their own identity or membership in accordance with their customs and traditions. This does not impair the right of indigenous individuals to obtain citizenship of the States in which they live.
2. Indigenous people have the right to determine the structures and to select the membership of their institutions in accordance with their own procedures.

Article 34

Indigenous peoples have the right to promote, develop and maintain their institution structures and their distinctive customs, spirituality, traditions, procedures, practices and, in the cases where they exist, juridical systems or customs, in accordance with international human rights standards.

Article 35

Indigenous peoples have the right to determine the responsibilities of individuals to their communities.

Article 37

1. Indigenous peoples have the right to the recognition, observance and enforcement of treaties, agreements and other constructive arrangements concluded with States or their successors and to have States honour and respect such treaties, agreements and other constructive arrangements.
2. Nothing in this Declaration may be interpreted as diminishing or eliminating the rights of indigenous peoples contained in treaties, agreements and other constructive arrangements.

Article 40

Indigenous peoples have the right to access to and prompt decision through just and fair procedures for the resolution of conflicts and disputes with States or other parties, as well as to effective remedies for all infringements of their individual and collective rights. Such as decision shall give due consideration to the customs, traditions, rules and legal systems of the indigenous peoples concerned and international human rights.

Article 44

All the rights and freedoms recognized herein are equally guaranteed to male and female indigenous individuals.

I further reserve all OF the fundamental freedoms, Un-a-lien-able Rights, Natural Rights, Indigenous Rights, Human Rights and God-given rights upon this Earth. Any and all, past and present political affiliations implied by operation of law or otherwise with foreign entities are hereby, now and forever, claimed and liened.

PERJURY JURAT

by: Dawn Nix EL UCC 1-308/1-207, 1-103 3/23/14
A.N.A.R.C.

I, Dawn Nix EL, EXPLICIT RESERVATION OF ALL OF MY UNALIENABLE RIGHTS, WITHOUT PREJUDICE AND WITHOUT DISHONOR to my specific common law right not to be bound by any contract or obligation, which I have not entered into knowingly, willingly, voluntarily, and without misrepresentation, threat, duress or coercion. In fact, all contracts are herein claimed and liened. The use of notary below is for identification purposes only, and such use does NOT grant any jurisdiction to anyone.

State of DC City or County of Washington

In DC, on the 23 day of March, 2014, before me, a Notary Public in and for the above state and county, personally appeared Dawn Nix EL known to me or proved to be the person named in an who executed the foregoing instrument, and being first duly affirmed, such person acknowledged that he or she executed said instrument for the purposes therein contained as his or her free and voluntary act and deed.

Type of Identification Produced: Diplomat ID

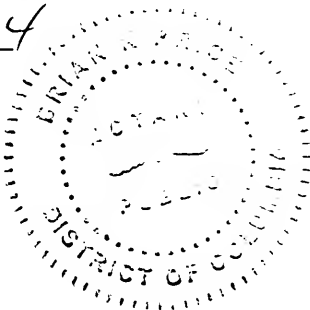
Affiant is/is not personally known to me (YES OR NO) circle one please

Notary Public: Brian K Price

My Commission Expires: 8/31/14

WITNESS my hand and official seal:

BRIAN K PRICE
District of Columbia, Notary Public
My Commission Expires
August 31, 2014



AFFIDAVIT: Declaration of Citizenship

KNOW ALL MEN AND WOMEN BY THESE PRESENT that I,
Dawn Marie Nix El, BEING FIRST DULY AFFIRM AN OATH, depose and say:

I AM Dawn Marie Nix El, correctly spelled, Non-Combatant, Non-Military, Non-Corporate/Commercial; explicitly distinguished from DAWN MARIE NIX, (STRAW MAN or TRADE NAME) IN ALL 'CAPS' (ANY AND ALL DERIVATIVES AND DARIVATIONS), a (fictitious) artificial – corporate entities Jus Postliminii, ALL RIGHTS RESTORED AND RESERVED. DAWN MARIE NIX, & has been claimed and liened in favor of FREE NATIONAL NAME: Dawn Marie Nix El, the Owner, Authorized Representative, Secured Party, Living Principal, Holder-in-Due-Course of the DEBTOR, ENS LEGIS. Dawn Marie Nix El is the Trustee and the Third Party Intervener. The U.S. CORPORATE court systems are under the "Uniform Commercial Code (at Federal level)" and the "State Commercial Code (at State level)," thus, making the U.S CORPORATE the "Holder in Due Course." Therefore, the party is free from ALL claims, ALL defenses, by ALL parties and the 'Debtor,' meaning, "failed to state a claim upon which relief may be granted." All claims made against me, both civil and criminal are instituted in the "Straw Man's" TRADE NAME, which is held in custody by the State Registrar.

According to the "**BLACK'S LAW DICTIONARY; ABRIDGED SIXTH EDITION**" Dummy, adj. Sham; make believe; pretend; imitation or straw man...

As a True Noble of the Empire Washitaw De Dugdahmoundyah Mu'urs (Moors), via Unified Washitaw De Dugdahmoundyah Mu'urs (Moors) – I am a natural born, and indigenous Sovereign, a Free inhabitant and NOT an artificial person/entity but a living, breathing divine being endowed with the infinite Consciousness of God (Most High GOD, Higher-Self or OverSoul).

According to "**WEBSTER'S SEVENTH NEW COLLEGIATE DICTIONARY**" defines Indi-genous-[LL indigenus, fr. L indigena, n., native, fr. OL indu, endo in, within (akin to L in and to L de down) + L gignere to beget] 1: produced, growing, or living naturally in a particular region or environment 2: INBORN, INNATE syn see NATIVE.

According to the "**BLACK'S LAW DICTIONARY, SEVENTH EDITION**," Natural Person is Indigenous; Native; the original or natural inhabitants of a country; Of or relating to Birth/Natural Child...

Also, according to the "**BLACK'S LAW DICTIONARY; ABRIDGED SIXTH EDITION**"- Artificial person. Persons created and devised by human Jaws for the purposes of society and government, as distinguished from natural persons. Corporations are examples of artificial persons ... Corporation. An artificial person or legal entity created by or under the authority of tile laws of a state. An association of persons created by statute as a legal entity.

The Empire Washitaw de Dugdahmoundyah Mu'urs, under the auspices of her Highness, the Empress Verdiacee "Tiari" Washitaw (Washington) Tunica (Turner) Gosten El-Bey is recognized as the "Oldest Indigenouse People in the World," a sovereign independent State by the United Nations. The United Nations in Geneva, Switzerland has recognized the Washitaw Mu.ur (Moors or Moorish) Empire and has assigned us with the status of Indigenous People's Organizational No. 215/93. The U.S. Supreme court ruled against the U.S., and Turner's heirs purchased the land. **The U.S. Supreme Court Case numbers for the decisions are 32 and 191 from 6/16/1948 A.D.** years, the U.S. and the State of Louisiana ignored the Supreme Court ruling, as they are ignoring today. The Empress held the original title to the land west of the Allegheny/Appalachian Mountains since 1713. The Washitaw "**LAND GRANT No. 923**" is a **Public Law [43 U.S.C. 59]** standing on the "**U.S. CONSTITUTION**" [Article IV, Section 3, Clause 2], signed September 17, 1787.

Under the U.S. Constitution's Supremacy Clause [Article VI, Section 2], federal provisions override conflicting State laws concerning Indigenous Lands and Peoples; and States may NOT interfere with federal U.S. 'ownership' of "public lands."

In addition, **Article 1, Section 10, of the "U.S. CONSTITUTION"** precludes the federal government from entering into treaty agreements with any entity other than another fully sovereign national entity Land grants are issued between Sovereigns and all federal grants or patents stem from "The Law of Nations" (Treaty Law). Therefore, Treaties are the Law of the Land! Although treaty law has NOT been respected, the Washitaw Mu'ur-ish Empire retains their unalienable and natural law rights to complete sovereignty, as an independent nation.

INTER-AMERICAN COMMISSION ON HUMAN RIGHTS: GENERAL PROVISIONS Art. XXII. -Treaties, agreements and other implied arrangements. Indigenous peoples have the right to the recognition, observance and enforcement of treaties, agreements and other arrangements concluded with States or their successors, according to their spirit and intent, and to have States honor and respect such treaties, agreements and other constructive arrangements. Conflicts and disputes, which cannot otherwise be settled, should be submitted to competent international bodies (agreed to by all parties concerned).

According to the "**BLACK LAW DICTIONARY**" Citizen ...3. All natives are NOT citizens of the United States; the descendants of the aborigines, and those of African origin, are not entitled to the rights of citizens ...That constitution does not authorize any but white persons to become citizens of the United States; and it must therefore be presumed that no one is a citizen who is not white.

In addition, the Supreme Court of the united States in the "**Dred Scott vs. Sanford**" (1857) held that "Negroes - slaves or free - were not included and were not intended to be included in the category of "citizen" as the word was used in the U.S. Constitution ..." Therefore, based upon these facts of the established law of the land, The True Nobles of the Washitaw Empire (Free Moors [Mu'urs]) "were not included and were not intended to be included" as "citizens" (subjects) of the Union States Rights Republic. Resultantly, the True Nobles of the Washitaw Empire (Free moors [Mu'urs]), bearers of the names/titles 1. Ali 2. Bey 3. El 4. Al 5. Dey 6. Shabazz 7. Muhammad etc... are excluded from Union States Rights Republic (USA) jurisdiction.

According to the United States Supreme Acts of State to wit:

"Every Sovereign State (people) is bound to respect the independence of every other Sovereign State (people) and the courts of one country (people) will NOT sit in judgment on the acts of the government of another, done within (the same or) its own territory..."

I affirm that I have the UNALIENABLE RIGHT to choose my lawful citizenship, and that NO federal, state, local or Municipal government can take that right away by ANY statutory law or administrative rule without my knowing, willing and voluntary consent, NOT by threat, duress or coercion (tdc) of ANY kind, and NOT by constructive fraud. Therefore, I asseverate and declare my lawful, sovereign Citizenship.

I AM, an Indigenous Sovereign of the Unified Washitaw De Dugdahmoundyah Mu'ur Nation, established by Chief Ambassador Dawn Marie Nix El, and The Moorish Science Temple of America (prophet Noble Drew Ali) and the United Washitaw De Dugdahmoundyah Mu'ur Nation, established by Prince Hutan Tupak Bey, which operates as autonomy or a self-governed nation. Yet, we recognize Her Highness, Verdiacee "Tiara" Tunica (Turner) Washitaw (Washington) Goston EL-Bey, of the Empire Washitaw De Dugdahmoundyah Mu'urs as our Empress (still living). I am domiciled in a foreign jurisdiction to the corporate State and federal "United States" (e.g. District of Columbia, Puerto Rico, U.S. Virgin Islands, American Samoa, and Guam) or ANY other territory, area or conclave "within the United States." I am NOT a legal "person" or "U.S. citizen" as described in 26 CFR 1.1-I (c), governed under naturalization or immigration, NOT a 14th Amendment citizen of the District of Columbia (DC)." The terms "United States" and "U.S." are NOT to be construed or assumed under ANY circumstances to imply or include the sovereign "50 states" or the "united states of America."

Therefore, I am NOT subject to the statutory, colorable law jurisdiction of the United States in the corporate monopoly of the federal, State, local and municipal governments.

PERJURY JURAT *[Signature]* ucc 1-308/1-207; ucc 1-103 3/23/14
A.A. A.A.A.

I, Dawn Nix El, EXPLICIT RESERVATION OF ALL OF MY UNALIENABLE RIGHTS, WITHOUT PREJUDICE AND WITHOUT DISHONOR to my specific common law right not to be bound by any contract or obligation, which I have not entered into knowingly, willingly, voluntarily, and without misrepresentation, threat, duress or coercion. In fact, all contracts are herein claimed and liened. The use of notary below is for identification purposes only, and such use does NOT grant any jurisdiction to anyone.

State of DC City or County of Washington

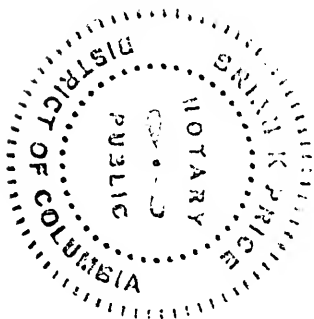
In DC, on the 23 day of March, 2014, before me, a Notary Public in and for the above state and county, personally appeared Dawn Nix El known to me or proved to be the person named in an who executed the foregoing instrument, and being first duly affirmed, such person acknowledged that he or she executed said instrument for the purposes therein contained as his or her free and voluntary act and deed.

Type of Identification Produced: Diplomat ID
Affiant is/is not personally known to me (YES OR NO) circle one please

Notary Public *[Signature]*

My Commission Expires: 08/31/14

WITNESS my hand and official seal:



BRIAN K PRICE
District of Columbia, Notary Public
My Commission Expires
August 31, 2014



**DECLARATION OF NATIONAL MOORISH APPELLATION, NOBILITY TITLE,
TRIBAL NAME AND ANCESTRAL RECLAMATION AFFIDAVIT**

I.S.L.A.M.– Peace (Ma’at),
To All Concerned:

Date: 2014-03-25
Status: Indigenous Sovereign Moor;
U.N. Indigenous People’s Project 215/1993
Freehold by Inheritance.
AA 222141
DEPARTMENT OF JUSTICE: A - 1

STATE OF MARYLAND
PRINCE GEORGES COUNTY

IN THE CLERK OF CIRCUIT COURT
FOR PRINCE GEORGE’S COUNTY
DIVISION BEFORE THE CLERK

IN THE MATTER OF THE CHANGE OF NAME OF

DAWN MARIE NIX

TO ORDER

Dawn Marie Nix El

THIS CAUSE, coming on to be heard and being heard before the Clerk of Circuit Court of Prince Georges County upon ____/____/2014. Resolved that the Name, DAWN MARIE NIX, has been relinquished back to the Colonial possessors of its parentage, and has been lawfully Corrected and Changed – returning to my own Moorish Culture, Heritage and Legacy; therefore honoring our Mothers and Fathers. in my proper person, without Colorable Legal Due Process to; Dawn Marie Nix El- Moorish American (Al Moroccan), by inheritance and Birthright: The Original / Ab-Original / indigenous Peoples of Amexem and the “We the People” of the Continental United States. A Natural Citizen yet NON-NATURALIZED: My Birthright National Appellation reclamation is made in accord with the Laws of the indigenous Sovereign Moorish (Mu’urish) Nation and The Moorish Divlne National Movement of the World. Hence, my power and authority is derived from the Great Seal Zodiac Constitution Article 6., the Treaty of Peace and Friendship. We (I) stand squarely on Human Rights, Indigenous Rights and the Universal Principles of: LOVE, TRUTH, PEACE, FREEDOM and JUSTICE.

IT SPECIAL APPEARING to the satisfaction of the Court from the application in the matter named above that good and sufficient reason exists for the change of name that the Indigenous Sovereign is entitled and is not in any way disqualified to have his name changed.

NOW, THEREFORE, IT ORDERED, ADJUDGED AND DECREED that the Indigenous of Washitaw, Nanticoke, Leni Lenape, Iroquois, Yamasee, Seminole, Choctaw, Cherokee, Chicksaw, Tunica, Shawnees, Onandaga, Seneca, Mohawk, Cayuga, Oneida, Adodarhoh, Blackfoot, Alibamu, Nez Perce, Osage, Creeks: Sovereign’s application to change his or her name, be and the same is hereby granted, and name is Common lawfully Corrected and Change from (EX REL., GRANTOR), DAWN MARIE NIX, (to) Dawn Marie Nix El.

IN WITNESS WHEREOF, I have hereto set my hand and affixed the Seal of the Superior Court, this the ____ day of ____.

Seal:

Witness: _____ Witness: _____

Moors (Mu’urs): The Indigenous Peoples before and of the Continental United States: North, South and Central Al Morocs (Americas / Amexem), including the adjoining Islands.





"THE SECRET GOSPEL OF MARY 1:61," "ONCE MARY SAID, IN THE ANOINTED YOU ARE FREE FROM BONDAGE TO THE DOMINION OF THE ARCHONS. DO NOT MAKE YOURSELF A SLAVE AGAIN, BUT LIVE AS A FREE MAN OR WOMAN IN THE HOLY SPIRIT."

LAWFUL AND LEGAL NOTICE

MOORISH NATIONAL BIRTHRIGHT NAME

"All Sovereign, private civilian inhabitants shall have free access to all judicial courts of the several states. All clerks and / or deputy shall file all documents of paper for any and / or all-sovereign, private civilian inhabitants; free and without charge of fees." - AMERICA SUPREME COURT CASE - Crandall vs. State of Nevada, 73 U.S. 35

**Status: Indigenous Sovereign Moor;
U.N. Indigenous People's Project 215/1993
Freehold by Inheritance.
AA 222141
DEPARTMENT OF JUSTICE: A - 1**

1. Dawn Marie Nix El, Natural Citizen of the Continental United States, being duly affirmed, stand squarely upon Supreme Constitutional Law, declare and say: I, being previously identified and labeled by the Union States Society of America – U.S. of A.

As: Dawn Marie Nix El, having justly, legally and lawfully obtained my Moorish Nationality, Birthright, Name and Title; being the indigenous / Original-A-B-Original by birth and inheritance; let it be resolved, that the substitute foreign former name DAWN MARIE NIX has been changed and corrected to: Dawn Marie Nix El, WITHOUT COLORABLE LEGAL DUE PROCESS of the Union States Society, pursuant to:

**1. "UNITED NATIONS' DECLARATION ON THE RIGHTS OF INDIGENOUS PEOPLES: COMMISSION ON HUMAN RIGHTS
Part III Article 14," states, "Indigenous peoples have the right to revitalize, usc, develop and transmit to future generations their histories, languages, oral traditions, philosophies, writing systems and literatures, and to designate and retain their own names for communities, places and persons.**

2. "UNITED NATIONS DECLARATIONS OF THE RIGHTS OF THE CHILD Principle III," "Every Child, shall at birth, have the right to a Name and a Nationality."

3. "CONSTITUTION FOR THE UNITED STATES OF AMERICA" – Article three (3), section two (2), Amendment live (5) (Liberty clause) and Amendment nine (9) (Reservation of Rights of the People).

4. RESOLUTION NO. SEVENTY-FIVE (75), dated April 17, 1933 (MOORISH AMERICAN SOCIETY OF PHILADELPHIA AND USE OF THEIR NAMES).

5. UNITED STATE SUPREME COURT – ACTS OF STATE (Cited on Pg. 2 NT/NCT No. 01-A).

6. UNITED STATES DEPARTMENT OF JUSTICE – Moorish Credentials – Zodiac Constitution, Moorish Nationality and Identification Card, as recorded.

7. THE FREE MOORISH AMERICA ZODIAC CONSTITUTION (Zodiac Constitution Birth Right of the Moorish-Americans; the Beys and Els). Article two (2), Paragraph two (2).

Wherefore, I Dawn Marie Nix El, [Moorish American] State Assigned Identification Number, _____ being part and parcel, named herein, make a LAWFUL and LEGAL entry NOTIFICATION of NATIONALITY and NAME correction and change by Birthright Status, Law, CLAIM and APPLICATION. Please be advised, it would be an extreme act of illegal conduct, not to retain and record documentary proof of evidence received and that no proceeding(s) of any kind shall be implemented without first presenting documentary proof of Nationality and a Delegation of Authority Order, before any establishment of jurisdiction for titled National, based on an Artifice. Therefore, an original and file copie(s) of this notification, with federal proof of receiptship have been recorded, and any claims will be sustained with an averment of jurisdiction, based on Proclamation / Declaration presently in your possession, in order to implicate any nonconformity to immunitie(s) legally in force by National and International Law.

PERJURY JURAT

Pursuant to United Nation Indigenous People's Project #215/1993, Title 28, USC 1746 (1) and executed "without the United States," I affirm under penalty of perjury under the laws of the united states of America that the foregoing is true and correct, to the best of my belief and informed knowledge. And further deponent saith not. I, Dawn NixEL -now affix my signature and official seal to all of the above affirmations with **EXPLICIT RESERVATION OF ALL OF MY UNALIENABLE RIGHTS, WITHOUT PREJUDICE.**

Respectfully,

Respectfully,
 By: San Diego ucc 1-308/1-207
 A.R. A.R. ucc 1-903 3/23/14

Son of A Widow, An Indigenous Moorish National, by Special Apparence, In Propria Persona, preceding Sui Juris, Sui Generis, with Assistance, Special, The Code Laws of the United States of America of t a General and Permanent Character, In Force – Title 22, Chapter 2 Section 141, Droit

National Seal:

Affirmed, subscribed and sealed to this 23 day of July 2014

Notary Public for Washington, DC Republic

My commission expires



OR

WITNESS:

WITNESS:

Moors: The Indigenous Peoples of the Continental United States: North, South and Central Al Morocs (Americas). Including the joining Islands.
Document Number. 0001B-2.





"THE SECRET GOSPEL OF MARY 1:61," "ONCE MARY SAID, IN THE ANOINTED YOU ARE FREE FROM BONDAGE TO THE DOMINION OF THE ARCHONS. DO NOT MAKE YOURSELF A SLAVE AGAIN, BUT LIVE AS A FREE MAN OR WOMAN IN THE HOLY SPIRIT."

LAWFUL NOTICE AND LEGAL NOTICE

TAX IMMUNE STATUS OF THE INDIGENOUS MOORS/MU'URS

DATE: 2014-03-25

**STATUS: Indigenous Moor (Mu'ur)
U.N. Indigenous People's Project 215/1993
FREEHOLD BY INHERITANCE: AA 222141
DEPT. OF JUSTICE: A-I**

I AM Dawn Marie Nix El

Indigenous Natural Peoples of North Al Moroc (America) – Droit.

Lawful Notice of the Indigenous Moorish National(s) TAX IMMUNE STATUS, as it pertains to all Federal, State, City, Municipal, County, Local Real Estate and Sales Taxes of the Union States Rights Society, U.S. of A., in accord with all relative Supreme Constitution Law, Treaty(s) and/or Statue(s) at large.

I, Dawn Marie Nix El, being INDIGENOUS and NATURAL, ORIGINAL – ABORIGINAL by BIRTH and INHERITANCE - a Free MOORISH National – do hereby exercise my Sovereign Natural Right and power of immunity against Taxation by the self-governed Union States Rights Republic, U.S. of A., which has NO jurisdiction over the recognized indigenous Free and Sovereign Moors: bearer(s) of the name(s) BEY and EL, pursuant to, and substantiated by, though NOT limited to:

- 1. MOORISH ZODIAC CONSTITUTION – Article Two (2), Para. One (1), Article Threc (3) Para. One (1), Article Four (4), Para. Two (2) and Article Six (6), Para. Two (2).**
- 2. UNITED STATES DEPARTMENT OF JUSTICE – Moorish Credentials, with Zodiac Constitution. CLASSIFIED – Truth A – I. Foreign Relations and Intercourse: Code of the Laws: 22-2-141.**
- 3. ACTS OF STATE – UNITED states Supreme Court – Sovereign State, etc. My Natural Sovereign Moorish National Immunities and Protections are further substantiated by:**
- 4. UNITED STATES OF AMERICA CONSTITUTION – Article One (1), Sec. Two (2), Para. Three (3). Clause five (5), Article Three. Sec. Two (2). Amendment five (5) – (Liberty Clause) and Amendment Nine – (Reservation of the Rights of the People).**

Wherefore, I, Dawn Marie Nix El, being part and parcel, named herein, make a LAWFUL and LEGAL entry notification of Natural Birthright Status, Law Claim and Application. Please be advised, it would be an extreme act of illegal conduct, NOT to retain and record documentary proof of evidence received and that NO proceeding(s) of any kind shall be implemented without first presenting the documentary proof of Nationality and a Delegation of Authority Order, before any establishment of jurisdiction for a titled National, based on an Artifice. Therefore, an original and file copies(s) of this notification, with federal proof of receivership have been recorded, and any claims will be sustained with an averment of jurisdiction, based on Proclamation / Declaration presently in your possession, in order to implicate any nonconformity to immunitie(s) legally in force by National and International Law. Droit.

I AM Dawn Marie Nix El Son of A Widow

**The Indigenous People of the Continental United States: North, South and Central Al Morocs (America), including the adjoining Islands.
Lawful Notice Number: LN- 0002**



LEGAL NOTICE
AFFIRMATION OF FACT
TAX EXEMPT STATUS

Date: 2014-03-25

TAX EXEMPT STATUS: Non-Taxpayer

TAX EXEMPT AND "STATE" ASSIGNED SOCIAL SECURITY NUMBER: _____

I.S.L.A.M.

NATIONALITY: MOORISH AMERICAN, THE DE JURE
INDIGENOUS NATIONAL and NATURAL CITIZEN.
FREEHOLD BY INHERITANCE:

STATUS: Indigenous Moor (Mu'ur)
U.N. Indigenous People's Project 215/1993
AA 222141
DEPT. OF JUSTICE: A-1

I AM, Dawn Marie Nix El, Son of A Widow

AFFIRM, DECLARE AND SAYS: I AM MOORISH AMERICAN, INDIGENOUS FREE CONTINENTAL UNITED STATES
NATURAL CITIZEN, POSSESSING FREEHOLD OF INHERITANCE STATUS.

1. PURSUANT TO: THE FREE MOORISH GREAT SEAL ZODIAC CONSTITUTION ARTICLE THREE (3) AND THE
 2. PURSUANT TO: UNITED STATES OF AMERICA REPUBLIC CONSTITUTION, ARTICLE ONE (1), SECTION TWO
(2), PARAGRAPH THREE (3), ARTICLE SIX (6) – TREATIES.
 3. PURSUANT TO: THE SUPREME COURT OF THE UNITED STATES OF AMERICA, THE CORPORATION EXCISE
TAX ACT OF 1909 – ADJUDICATION IN FLINT V. STONE TRACY COMPANY 107 (1911), 31 S CT.
- WHEREFORE, I SEEK THE RECORDING OF THE PRE-EXISTING SUPREME LAW TAX EXEMPT STATUS, RELATIVE
TO MOORISH NATIONALS, IN ACCORD WITH THE SOVEREIGN LAW OF THE LAND, AND TO MAKE CURATIVE
NOTATION OF MY NATURAL RIGHTS NOTED AND/OR UN-NOTED – DROIT!

I AM, Dawn Marie Nix El, Indigenous Moor/Mu'ur.

In Propria Persona, Sui Juris, Sui Generis
AND IMMUNITIES, SPECIFIED AND UNSPECIFIED.

Moors: The Indigenous Peoples of the Continental United States: North, South and Central Al Morocs (Americas), including the
adjoining Islands.
Document Number: L.T.P.F.J. - 003



"THE SECRET GOSPEL OF MARY 1:61." "ONCE MARY SAID, IN THE ANOINTED YOU ARE FREE FROM BONDAGE TO THE DOMINION OF THE ARCHONS. DO NOT MAKE YOURSELF A SLAVE AGAIN, BUT LIVE AS A FREE MAN OR WOMAN IN THE HOLY SPIRIT."

COUNTRY OF WASHINGTON, DC

RECORDING REQUESTED BY: _____

AND WHEN RECORDED RETURN TO: _____

APPELLATION: _____

STREET/BOX: _____

CITY: _____

STATE: _____

POSTAL ZONE (NON-DOMESTIC): _____

(SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY)

AFFIDAVIT OF TRUTH

Be it known to all courts, governments, and other parties, that I, Dawn Marie Nix El, am a Natural (Indigenous), freeborn Sovereign Unified Washitaw de Dugdahmoundyah Nation of Naga Mu'urs National American. My authority for this statement is the same as it is for all free Sovereigns everywhere: the age-old, timeless, and universal respect for the intrinsic rights, property, freedoms, and responsibilities of the Sovereign Individual. I am not a "person" when such term is defined in statutes of the United States or states of the several states when such definition includes artificial entities. I refuse to be treated as a federally or state created entity which is only capable of exercising certain rights, privileges, or immunities as specifically granted by federal or state governments. I voluntarily choose to comply with the man-made laws, which serve to bring harmony to society, but no such laws, nor their enforcers, have any authority over me.

"There, every man is independent of all laws, except those prescribed by nature. He is NOT bound by any institutions formed by his fellow men without his consent" Cruden vs. Neale, 2 N.C. 338 (1796) 2 S.E. 70.

I am not in any jurisdiction, for I am not of subject status. Consistent with the eternal tradition of natural common law, unless I have harmed or violated someone or their property, I have committed no crime; and am therefore not subject to any penalty. I act in accordance with the following U.S. Supreme Court case:

"The individual may stand upon his constitutional rights as a citizen. He is entitled to carry on his private business in his own way. His power to contract is unlimited. He owes no such duty [to submit his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." Hale v. Henkel, 201 U.S. 43 at 47 (1905).

Thus, be it known to all that I reserve my natural common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement.

As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefits" associated with these hidden contracts, I have done so under duress, for lack of any other practical alternative. I may have received such "benefits" but I have not accepted them in a manner that binds me to anything. Any such participation does not constitute "acceptance" in contract law, because of the absence of full disclosure of any valid "offer," and voluntary consent without misrepresentation or coercion, under contract law. Without a valid voluntary offer and acceptance, knowingly entered into by both parties, there is no "meeting of the minds," and therefore no valid contract. Any supposed "contract" is therefore void, ab initio. From my age of consent to the date affixed below I have never signed a contract knowingly, willingly, intelligently, and voluntarily whereby I have waived any of my natural common law rights, and, as such, which may be construed in any way to give any agency or department of any federal or state government authority, venue, or jurisdiction over me.

This position is in accordance with the U.S. Supreme Court decision of Brady v. U.S., 379 U.S. 742 at 748 (1970):

"Waivers of Constitutional Rights not only must be voluntary, they must be knowingly intelligent acts, done with sufficient awareness of the relevant circumstances and consequences."

Typical examples of such compelled and pretended "benefits" are:

1. The use of Federal Reserve Notes to discharge my debts. I have used these only because in America, there is no other widely recognized currency.

2. The use of a bank account, with my signature on the bank signature card. If there is any hidden contract behind the bank signature card, my signature thereon gives no validity to it. The signature is only for verification of identity. I can be obligated to fulfill no hidden or unrevealed contract whatsoever, due to the absence of full disclosure and voluntary consent. Likewise, my use of the bank account thereof is due to the absence of a bank not associated with the Federal Reserve System.

3. The use of a Social Security number. The number normally assigned to persons of subject status, I use exceptionally, under duress, only because of the extreme inconvenience of operating without one in today's marketplace, where it is requested by banks, employers, lenders, and many other government agencies and businesses. My reason for using it is NOT because I wish to participate in the Social Security system, as I do NOT wish to participate. Let it be known that I use the Social Security number assigned to me *for information only*.

4. The use of a driver's license. As a free Sovereign, there is no legal requirement for me to have such a license for traveling in my car. Technically, the unrevealed legal purpose of driver's licenses is commercial in nature.

5. Since, I do NOT carry passengers for hire, there is no law requiring me to have a driver's license to travel for my own pleasure and that of my family and friends. However, because of the lack of education of police officers on this matter, should I be stopped for any reason and found to be without a license, it is likely I would be ticketed and fined or obligated to appear in court. Therefore, under duress, I carry a license to avoid extreme inconvenience.

6. State plates on my car. Similarly, even though technically, my car does not fit the legal definition of a "motor vehicle," *"NO State entity has the power to allow or deny passage on the highways, byways, NOR waterways...transporting his vehicles and personal property for either recreation or business, but by being subject only to local regulation, i.e., safety, caution, traffic lights, speed limits, etc. TRAVEL IS NOT A PRIVILEGE REQUIRING LICENSING, VEHICLE REGISTRATION, OR FORCED INSURANCE."* - *Chicago Coach Co. v. City of Chicago, 337 Ill. 200, 169 N. E. 22.* (Note: U.S. Supreme Court - American case law. The Supreme Court is the interpreter[s] of the Constitution)

7. Past tax returns filed. Any tax returns I may have filed in the past were filed due to the dishonest atmosphere of fear and intimidation created by the Internal Revenue Service (IRS) and the local assessors' offices; not because there is any law requiring me to do so. Once I discovered that the IRS and other tax agencies have been misinforming the public, I have felt it is my responsible duty to society to terminate my voluntary participation. Because such returns were filed under Threat, Duress, and Coercion (TDC), and no two-way contract was ever signed with full disclosure, there is nothing in any past filing of returns or payments that created any valid contract. Therefore, no legal obligation on my part was ever created.

8. Birth Certificate. The fact that a birth certificate was granted to me by a local hospital or government agency when I entered this world is irrelevant to my Sovereignty. Yet it has NO signature of mine on it. I was NOT even conscious of the proceedings. No status, high or low, can be assigned to another person through a piece of paper, without the recipient's full knowledge and consent. Therefore, such a piece of paper provides date and place information only. It indicates nothing about jurisdiction, nothing about property ownership, nothing about rights, and nothing about subject status. The only documents that can have any legal meaning, as it concerns my status in society, are those, which I have signed as an adult, with full knowledge and consent, free from misrepresentation or coercion of any kind.

9. Marriage license. The acquisition of a marriage license is now being revealed as being necessary only for slaves. The act of a Sovereign such as myself obtaining such a license, through social custom and ignorance of law, has no legal effect in changing my status. This is because any such change in status, if any may be supposed to occur, could happen only through a hidden and unrevealed contract or statute. Since no hidden, unrevealed, and undisclosed information, if it exists, can be lawfully held to be binding, it is null and void.

10. Medical Records. These records are private. Period! These records are NOT for sale to ANY or ALL corporations and/or agencies.

11. Children in public school. The attendance of my children in government-supported "public" schools or government-controlled "private" schools does not create any legal tax obligation for me, nor any other legal obligation, because I never signed a contract agreeing to such obligation for the supposed "privilege" of public school attendance. If any of my children have attended government supported "public" or controlled "private" schools, such was done under duress and not out of free will. Be it known that I regard "compulsory state education" as a violation of the Thirteenth Amendment to the U.S. Constitution, which states in relevant part:

"Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction."

12. Declaration of Citizenship. Any document I may have ever signed, in which I answered "yes" to the question, "Are you a U.S. citizen?" - cannot be used to compromise my status as a Sovereign, nor obligate me to perform in any manner. This is because without full written disclosure of the definition and consequences of such supposed "citizenship," provided in a document bearing my signature given freely without misrepresentation or coercion, there can be no legally binding contract. I am not a "United States" citizen subject to its jurisdiction. The United States is an entity created by the U.S. Constitution with jurisdiction as described on the following pages of this Affidavit. I am not a "resident of," an "inhabitant of," a "franchise of," a "subject of," a "ward of," the "property of," the "chattel of," or "subject to the jurisdiction of" any corporate federal government, corporate state government, corporate county government, corporate city government, or corporate municipal body politic created under the authority of the U.S. Constitution. I am not subject to any legislation, department, or agency created by such authorities, nor to the jurisdiction of any employees, officers, or agents deriving their authority therefrom. Further, I am not a subject of the Administrative and Legislative Article IV Courts of the several states, or Article I Courts of the United States, or bound by precedents of such courts, deriving their jurisdiction from said authorities. Take Notice that I hereby revoke, cancel, and make void ab initio any such instrument or any presumed election made by any of the several states or the United States government or any agency or department thereof, that I am or ever have voluntarily elected to be treated as a United States citizen subject to its jurisdiction or a resident of any territory, possession, instrumentality or enclave under the sovereignty or exclusive jurisdiction of any of the several states or of the United States as defined in the U.S. Constitution in Article I, Section 8, Clause 17 and Article IV, Section 3, Clause 2.

13. Past voter registration. Similarly, since no obligation to perform in any manner was ever revealed in print, as part of the requirements for the supposed "privilege" to vote for government officials, any such registration on my part cannot be legal evidence of any obligation to perform. Likewise, I have granted NO jurisdiction over me, to any political office. It is my inherent right to vote on elections or issues that I feel affect all of society; NOT because I need anyone to rule over me. On the contrary - I have used the voting process only to instruct *my public servants* what a Citizen and Sovereign would like done.

14. Use of the 2-letter state code and zip code. My use of the 2-letter state code and zip code in my "address," which is secretly codified to indicate United States "federal zone" jurisdiction, has no effect whatsoever on my Sovereign status. Simply by receiving or sending "mail" through a quasi-federal messenger service, the postal service, at a location indicated with a 2-letter state code and zip code, cannot place me under federal jurisdiction or obligation. Such a presumption would be ludicrous. I use these codes only for the purposes of information and making it more efficacious for the U.S. Postal Service to deliver my mail.

15. Use of semantics. There are some immature people with mental imbalances, such as the craving to dominate other people, who masquerade as "government." Just because they alter definitions of words in the law books to their supposed advantage, doesn't mean I accept those definitions. The fact that they define the words "person," "address," "mail," "resident," "motor vehicle," "driving," "passenger," "employee," "income," and many others, in ways different from the common usage, so as to be associated with a subject or slave status, means nothing in real life.

Because the courts have become entangled in the game of semantics, be it known to all courts and all parties, that if I have ever signed any document or spoken any words on record, using words defined by twists in the law books different from the common usage, there can be no effect whatsoever on my Washitaw Mu'urish Sovereign status in society thereby, nor can there be created any obligation to perform in any manner, by the mere use of such words. Where the meaning in the common dictionary differs from the meaning in the law dictionary, it is the meaning in common dictionary that prevails, because it is more trustworthy.

Such compelled and supposed "benefits" include, but are not limited to, the aforementioned typical examples. My use of such alleged "benefits" is under duress only, and is with full reservation of all my common law rights. I have waived none of my intrinsic rights and freedoms by my use thereof. Furthermore, my use of such compelled "benefits" may be temporary, until better alternatives become available, practical, and widely recognized.

FEDERAL JURISDICTION

It is further relevant to this Affidavit that any violation of my Rights, Freedom, or Property by the U.S. federal government, or any agent thereof, would be an illegal and unlawful excess, clearly outside the limited boundaries of federal jurisdiction. My understanding is that the jurisdiction of the U.S. federal government is defined by Article I, Section 8, Clause 17 of the U.S. Constitution, quoted as follows:

"The Congress shall have the power . . . To exercise exclusive legislation in all cases whatsoever, over such district (NOT EXCEEDING TEN MILES SQUARE) as may, by cession of particular states and the acceptance of Congress, become the seat of the Government of the United States, [District of Columbia] and to exercise like authority over all places purchased by the consent of the legislature of the state in which the same shall be, for the Erection of Forts, Magazines, Arsenals, dock yards and other needful Buildings; And - To make all laws which shall be necessary and proper for carrying into Execution the foregoing Powers..." [emphasis added] and Article IV, Section 3, Clause 2:

"The Congress shall have the Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States; and nothing in this Constitution shall be so construed as to Prejudice any Claims of the United States, or of any particular State."

The definition of the "United States" being used here, then, is limited to its territories:

- | | |
|--------------------------------|---|
| 1) The District of Columbia | 6) Northern Mariana Islands |
| 2) Commonwealth of Puerto Rico | 7) Trust Territory of the Pacific Islands |
| 3) U.S. Virgin Islands | 8) Military bases within the several states |
| 4) Guam | 9) Federal agencies within the several states |
| 5) American Samoa | |

It does not include the several states themselves, as is confirmed by the following cites:

"We have in our political system a Government of the United States and a government of each of the several States. Each one of these governments is distinct from the others, and each has citizens of its own who owe it allegiance, and whose rights, within its jurisdiction, it must protect. The same person may be at the same time a citizen of the United States and a Citizen of a State, but his rights of citizenship under one of these governments will be different from those he has under the other." Slaughter House Cases United States vs. Cruikshank, 92 U.S. 542 (1875).

"THE UNITED STATES GOVERNMENT IS A FOREIGN CORPORATION WITH RESPECT TO A STATE." [emphasis added] Volume 20: Corpus Juris Sec. §1785: NY re: Merriam 36 N.E. 505 1441 S.Ct 1973, 41 L.Ed.287.

This is further confirmed by the following quote from the Internal Revenue Service:

Federal jurisdiction "includes the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, and American Samoa." - Internal Revenue Code Section 312(e).

In legal terminology, the word "includes" means "is limited to." When referring to this "District" United States, the Internal Revenue Code uses the term "WITHIN" the United States. When referring to the several States, the Internal Revenue Code uses the term "WITHOUT" the United States. Dozens, perhaps hundreds, of court cases prove that federal jurisdiction is limited to the few federal territory areas above indicated. For example, in two Supreme Court cases, it was decided:

"The laws of Congress in respect to those matters do not extend into the territorial limits of the states, but have force only in the District of Columbia, and other places that are within the exclusive jurisdiction of the national government," Caha v. United States, 152 U.S., at 215.

"We think a proper examination of this subject will show that the United States never held any municipal sovereignty, jurisdiction, or right of soil in and to the territory, of which Alabama or any of the new States were formed..."

"[B]ecause, the United States have no constitutional capacity to exercise municipal jurisdiction, sovereignty, or eminent domain, within the limits of a State or elsewhere, except in the cases in which it is expressly granted..."

"Alabama is therefore entitled to the sovereignty and jurisdiction over all the territory within her limits, subject to the common law," Pollard v. Hagan, 44 U.S. 221, 223, 228, 229.

Likewise, Title 18 of the United States Code at §7 specifies that the "territorial jurisdiction" of the United States extend only outside the boundaries of lands belonging to any of the several States. Therefore, in addition to the fact that no unrevealed federal contract can obligate me to perform in any manner without my fully informed and uncoerced consent, likewise, no federal statutes or regulations apply to me or have any jurisdiction over me. I hereby affirm that I do not reside or work in any federal territory of the "District" United States, and that therefore no U.S. federal government statutes or regulations have any authority over me.

POWERS AND CONTRACTUAL OBLIGATIONS OF UNITED STATES AND STATE GOVERNMENT OFFICIALS

All United States and State government officials are hereby put on notice that I expect them to have recorded valid Oaths of Office in accordance with the U.S. Constitution, Article VI:

"The Senators and Representatives before mentioned, and the members of the several State Legislatures, and all executive and judicial officers, both of the United States and of the several States, shall be bound by oath or affirmation to support this Constitution..."

I understand that by their Oaths of Office all U.S. and State government officials are contractually bound by the U.S. Constitution as formulated by its framers, and not as "interpreted," subverted, or corrupted by the U.S. Supreme Court or other courts. According to the Ninth Amendment to the U.S. Constitution:

"The enumeration in the Constitution of certain rights shall not be construed to deny or disparage others retained by the people."

and the Tenth Amendment to the U.S. Constitution:

"The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people."

Thus, my understanding from these Amendments is that the powers of all U.S. and State government officials are limited to those specifically granted by the U.S. Constitution. I further understand that any laws, statutes, ordinances, regulations, rules, and procedures contrary to the U.S. Constitution, as written by its framers, are null and void, as expressed in the Sixteenth American Jurisprudence Second Edition, Section 177:

"The general misconception is that any statute passed by legislators bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid; one must prevail. This is succinctly stated as follows:

'The general rule is that an unconstitutional statute, though having the form and name of law, is in reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of its enactment, and not merely from the date of the decision so branding it. An unconstitutional law, in legal contemplation, is as inoperative as if it had never been passed. Such a statute leaves the question that it purports to settle just as it would be had the statute not been enacted.'

'Since an unconstitutional law is void, the general principles follow that it imposes no duties, confers no right, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it...'

'A void act cannot be legally consistent with a valid one. An unconstitutional law cannot operate to supersede any existing valid law. Indeed, insofar as a statute runs counter to the fundamental law of the land, it is superseded thereby.'

'No one is bound to obey an unconstitutional law and no courts are bound to enforce it.''' [emphasis added] and as expressed once again in the U.S. Constitution, Article VI:

"This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every State shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding."

All U.S. and State government officials are therefore hereby put on notice that any violations of their contractual obligations to act in accordance with their U.S. Constitution, may result in prosecution to the full extent of the law, as well as the application of all available legal remedies to recover damages suffered by any parties damaged by any actions of U.S. and State government officials in violation of the U.S. Constitution.

FURTHER AFFIANT SAITH NOT.

Subscribed and affirmed, without prejudice, and with all rights reserved,

(PRINT NAME BELOW)

Dawn Nix El 3/23/14
Principal, by Special Appearance, in Propria Persona, proceeding Sui Juris.

My Hand and Mark as Subscriber

(SIGN NAME BELOW)

Date: 3/23/14 Common Law Seal: _____

On this 23 day of March, 2014, before me, the undersigned, a Notary Public in and for
DC (State), personally appeared the above-signed, known to me to be the one whose name is signed
on this instrument, and has acknowledged to me that s/he has executed the same.

Signed: Brian K. Price

Printed Name: Brian K. Price

Date: 03/23/14

My Commission Expires: 08-31-2014

BRIAN K PRICE
District of Columbia, Notary Public
My Commission Expires
August 31, 2014



DENIAL OF CORPORATE STATUS

[Made pursuant to the Supreme Law of the Land & 28 USCA Section 1746]

I, Dawn Marie Nix El , declare under penalty of perjury under the laws of the living Washitaw, an indigenous nation of Mu'urs with a non-obligatory respect for the laws of the united States of America that the foregoing is true and correct, as I know.

NOTICE TO PRINCIPAL IS NOTICE TO AGENT. NOTICE TO AGENT IS NOTICE TO PRINCIPAL.

I, Dawn Marie Nix El , am a natural flesh and blood Being, a living and breathing soul, in propria persona sui juris; Non-Combatant, Non-Military, Non-Corporate/Commercial, Non-Fictional, Non-Franchise, Non-Assumpsit, (Not Pro Se/Not Colorable), but Propria Persona Sui Juris; thus, all "assumption(s)" are False and Void; ALL RIGHTS RESTORED AND RESERVED, UCC *1-207, UCC 1-308, UCC 1-103.6. A name IN-ALL-CAPS was fraudulently created for me (and all Americans) at the time of birth, and that such artificial entity is a corporate fictional entity through which the Federal and State Government and corporate agencies have been "doing business" with the "Real Me", And yet deceptively misinforming me as to my liability for said artificial entity.

MEMORANDUM OF LAW ON THE NAME STRAMINEUS HOMO:

Latin: "A man of straw, one of no substance, put forward as bail or surety."

Black's Law Dictionary, 6th. Edition: STRAW MAN; "A front, a third party who is put up in name only to take part in a transaction. Nominal party to a transaction; one who acts as an agent for another for the purposes of taking title to real property and executing whatever documents and instruments the principal may direct. Person who purchases property for another to conceal identity of real purchaser or to accomplish some purpose otherwise not allowed."

A name written in ALL-CAPITAL-LETTERS does not represent a sentient, flesh and blood human being. It is a corporation, fiction or deceased person otherwise known as a straw man. Government, as well as all corporations, including the IRS, cannot deal with me or interact with me via my proper name and / or later corrected appellation, except through my ALL- CAPITAL-LETTERS-NAME! An all-capital letters written version of one's name is not one's name, but strictly an artificial corporate construct, existing by color of law only. The use of ALL CAPS to pertain to me as a flesh and blood human Being is NOT legally my name. I am not a 14th Amendment citizen for the 14th Amendment was never fully ratified. According to the DRED SCOTT case law of 1856/57, I am not and can NEVER be an U.S. citizen (Corporate citizen / Statutory citizen / slave), hence this is reason why every 25 years Negro, Black and Colored Voting Right Act (Bill) is signed by the President of the U.S.

According to Webster-Merriam Dictionary: Ex·pa·tri·ate

1. To remove (oneself) from **residence** in one's native land.
2. To give up **residence** in one's homeland.

Therefore, I, Dawn Marie Nix El , AM expatriating from the colorable law jurisdiction of the 40 miles radius called Washington D.C. or the District of Columbia, and its colorable law 'Corporations' of the city, county and state for I am NOT a Federal Employee. I AM an Indigenous Ab-Original Sovereign (Soveran, Sovran), a Washitaw Mu'ur and/or a Moorish (Mu'urish) American. I AM In-Full-Life! I am NOT Civilitier Mortuus for the generic adjective labels, Negro, Black and Colored is a legal fiction (Artificial Person) without form or substance, and without any resemblance to any natural born living being, is entirely an intentional commercial Fraud (colorable law) created by the alleged de facto government officials and agents of the nul tiel COMMERCIAL CORPORATION(s) doing business as, but not limited to; the UNITED STATES, USA, US, GOVERNMENT OF WASHINGTON DC, DISTRICT OF COLUMBIA (including any agencies/persons claiming jurisdiction over any US territories, possessions, enclaves, etc.), et al, FEDERAL RESERVE SYSTEM, DEPARTMENT OF TREASURY, INTERNAL REVENUE SERVICE (IRS), BUREAU OF ALCOHOL, TOBACCO, AND FIREARMS (BATF), FEDERAL BUREAU OF INVESTIGATION (FBI), DEPARTMENT OF HOMELAND SECURITY, CENTRAL INTELLIGENCE AGENCY (CIA), NATIONAL SECURITY AGENCY (NSA), AMERICAN BANKING ASSOCIATION (ABA), AMERICAN BAR ASSOCIATION (ABA), STATE OF NORTH CAROLINA, etc., with subdivisions being CORPORATE MUNICIPAL COUNTIES, BOROUGHs, PARISHES, and CORPORATE MUNICIPAL CITY(IES). The FICTION is created for the purpose of disenfranchising the living man/female, of his/her life, liberty, property and the pursuit for happiness for the unjust enrichment of said CORPORATE and GOVERNMENTAL FICTIONS.

I am not a "person" when such term is defined in the Constitution and statutes of the United States or statutes of the several states when such definition includes artificial entities, only capable of exercising certain rights, privileges, or immunities as specifically granted by federal or state governments, and all assumptions are False and Void. Therefore to the best of my research and knowledge, the name spelled KENNETH LAMONT MAXWELL in ALL CAPITAL- LETTERS, (AND ANY AND ALL DERIVATIVES AND VARIATIONS), cannot be identified with me as a flesh and blood, living and breathing soul and relinquish any such de facto relationship. If any corporate entity has sent claims or letters to, is not the natural flesh and blood Being in propria persona. Any such participation does not constitute "acceptance" in contract law, because of the absence of full disclosure of any valid "offer," and voluntary consent without misrepresentation or coercion, under contract law. Without a valid voluntary offer and acceptance, knowingly entered into by both parties, there is no "meeting of the minds," and therefore no valid contract. Any supposed "contract" is therefore void, Ab Initio. From my age of consent to the date affixed below I have never signed a contract knowingly, willingly, intelligently, and voluntarily whereby I have had full knowledge that I may waive any of my unalienable and inherent rights, and, as such, Take Notice that I claim and lien my signature / autograph on any and all contracts, agreements, forms, or any instrument which may be construed in any way to give any agency or department of any colorable government authority, venue, or jurisdiction over me.

This position is pursuant to the U.S. Supreme Court decision of: **Brady v. U.S., 379 U.S. 742 at 748 (1970):** "Waivers of Constitutional Rights not only must be voluntary, they must be knowingly intelligent acts, done with sufficient awareness of the relevant circumstances and consequences."

Take Notice that I hereby cancel, rescind and make void, Ab Initio any such "instrument" or any assumed "election" made by any "government" or any agency or department thereof, that I am or ever have voluntarily elected to be treated as a subject of any "U.S. citizen," or a "resident" of any "commonwealth," "state," "territory," "possession," "instrumentality," "enclave," "division," "district," or "province," subject to their "jurisdiction(s)".

Revocation of Power of Attorney

I hereby revoke, rescind, and make void, Ab Initio, all powers of attorney, in fact or otherwise, implied in law or otherwise, signed either by me or anyone else, as it pertains to the Social Security number assigned to me at birth, as it pertains to my birth certificate, marriage or business license, or any other licenses or certificates issued by any and all government or quasi-

governmental entities, due to the use of various elements of fraud by said agencies to attempt to deprive me of my inherent rights and/or property.

I hereby waive, cancel, repudiate, and refuse to knowingly accept any alleged "benefit" or gratuity associated with any of the aforementioned licenses, numbers, or certificates. I do hereby revoke and rescind all powers of attorney, in fact or otherwise, signed by me or otherwise, implied in law or otherwise, with or without my consent or knowledge, as it pertains to all property, real or personal, corporeal or incorporeal, obtained in the past, present, or future. I am the sole and absolute lawful and legal owner.

Applicable Federal Laws

"If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured.

18 USCA Section 241; Conspiracy against rights.

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death."

"Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both.

18 USCA Section 242; Deprivation of rights under color of law.

Explicit Reservation To All Peace Officers: My use of All Rights Reserved Without Prejudice UCC (*1-207) 1-308, 1-103 indicates the reservation of my freedom(s) whereby I may reserve my substantive rights and Constitutional freedom(s), and this reservation serves as CLAIM upon all Administrative Agencies of Government, National, State, and Local that I do not accept the liability associated with the "COMPELLED BENEFIT" of any unrevealed Commercial Agreement.

ALL RIGHTS RE SE RVED WITHOUT PRE JUDICE UCC (*1-207), 1-308, 1-103.6

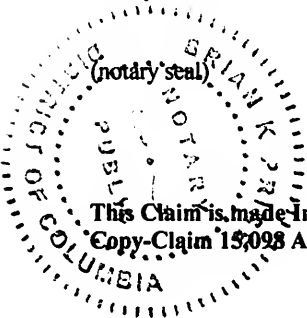
PLACE AUTOGRAPH SEAL/SCRIPT BELOW

[Signature] ^{ucc 1-308/1-207}
^{ucc 1-103} *3/23/14*
(Authentication Seal) in Propria Persona Sui Juris

The above Being, personally known to Me, or proved to Me on the basis of satisfactory evidence, to be the one whose address (name) and autograph is subscribed to the within instrument. The stated Being affirms under the pains and penalties of perjury that all statements made herein are true, correct, certain, and not misleading.

Duly subscribed and sworn on this *23* day of *March*, 2014.

[Signature]
Notary Public



BRIAN K PRICE
District of Columbia, Notary Public
My Commission Expires
August 31, 2014

This Claim is made Internationally, Domestically [National, State], and Locally.
Copy-Claim 15,098 A.C. [©2014] All Rights Reserved-Droit

"All Sovereign, private civilian inhabitants shall have free access to all judicial courts of the several states. All clerks and I or deputy shall file all documents of paper for any and I or all-sovereign, private civilian inhabitants; free and without charge of fees." - Crandall vs. State of Nevada, 73 U.S. 35"

REVOCATION OF POWER OF ATTORNEY

I, **Dawn Marie Nix El**, hereby revoke, rescind, and make void ab initio, all powers of attorney, in fact or otherwise, implied in law or otherwise, signed either by me or anyone else, as it pertains to the Social Security number assigned to me. I hereby waive, cancel, repudiate, and refuse to knowingly accept any alleged "benefit" or gratuity associated with any of the aforementioned licenses, numbers, or certificates. I do hereby revoke and rescind all powers of attorney, in fact or otherwise, signed by me or otherwise, implied in law or otherwise, with or without my consent or knowledge, as it pertains to any and all property, real or personal, corporeal or incorporeal, obtained in the past, present, or future.

ANY other evidence or presumption to the contrary is hereby REBUTTED. ANY past signatures or authorizations on Internal Revenue Service (1040's and W-4's), Social Security Administration forms (SS-5), medical records, driver's licenses, vehicle registrations, birth or trust certificates, voter registrations and other franchises with ANY agency of the government etc., were in ERROR and involuntarily made under threat, duress and/or coercion (TDC). I hereby CLAIM AND LIEN, Nunc Pro Tunc, both currently and retroactively to the time of signing, ANY and ALL such contracts issued by any and all government or quasi-governmental entities, due to the use of various elements of fraud by said agencies to attempt to deprive me of my Sovereignty and/or property. A UCC I Financial Statement, Affidavit: Security Private Agreement, Affidavit: Hold Harmless Indemnity Clause, Fidelity Bond, Affidavit: Granting Power of Attorney, Negative Averment, Affidavit: Bond for Discharge and etc ... I, Dawn Marie Nix El am the Attorney-In-Fact and Authorized Representative for DAWN MARIE NIX. ANY subsequent use of these aforementioned documents will be **FOR INFORMATION ONLY** and as a courtesy to government agencies with which I am purging, deleting or clarifying the public record. I am the sole and absolute lawful owner and possess allodial title to any and all such property. Take Notice that I also revoke, cancel, and make void ab initio all powers of attorney, in fact, in presumption, or otherwise, autographed either by anyone else other than myself; claiming to act on my behalf, with or without my consent, as such power of attorney pertains to me or any property owned by me, by, but not limited to, any and all quasi/colorable, public, governmental entities or corporations on the grounds of constructive fraud, concealment, and nondisclosure of pertinent facts.

PERJURY JURAT

Dawn Nix El ucc-1-308/1-207/ucc1-103 3/23/14

I, Dawn Nix El, reserve ALL of the fundamental Freedoms and GOD-given rights of every human being upon this Earth. Any and ALL, past and present political affiliations implied by operation of law or otherwise with foreign entities are hereby, now and forever, claimed and liened. Pursuant to United Nations IPO #215/93, Title 28, USC 1746 (1) and executed without the United States, I affirm under penalty of perjury under the laws of the united states of America that the foregoing is true and correct, to the best of facts and my informed knowledge. And further deponent saith not; common law right not to be bound by any contract or obligation, which I have not entered into knowingly, willingly, voluntarily, and without misrepresentation, threat, duress, or coercion. The use of notary below is for identification only, and such use does NOT grant any jurisdiction to anyone.

(FOR NOTARY PUBLIC)

State of DC City or County of Washington
In DC, on the 23 day of March, 2014, before me, a Notary Public in and for the above state and county, personally appeared Dawn Nix El known to me or proved to be the person named in an who executed the foregoing instrument, and being first duly affirmed, such person acknowledged that he or she executed said instrument for the purposes therein contained as his or her free and voluntary act and deed.

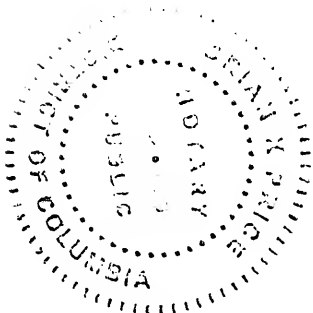
Type of Identification Produced: Diplomat ID

Affiant is/is not personally known to me (YES OR NO) circle one please

Notary Public *Eric H. Price*

My Commission Expires: 08, 31, 14

WITNESS my hand and official seal:





I.S.L.A.M.

Moorish Americans - Northwest Amexem

Judicial Notice and Proclamation

To All Elected United States Republic Officials and Public Servants of Federal, State, City, and Municipal Governments, Personnel and Corporate Entities: Concerning the Constitution and all Statutory and Civil Law Codes of the Land, etc., Know All Men by These Presents:

Upon my inherited Nobility, and upon my Private Aboriginal / Indigenous, Proper Person Status and Commercial Liability, I, Dawn Marie Nix El, being duly Affirmed under Consanguine Unity; pledge my National, Political, and Spiritual Allegiance to my Moabite / Moorish Nation - being the archaic Aboriginals / Indigenes of Amexem (the Americas); standing squarely affirmed upon my Oath to the 'Five Points of Light' - Love, Truth, Peace, Freedom, and Justice; do squarely Affirm to tell the truth, the whole truth, and nothing but the truth; and having knowledge and firmly - established belief upon the historical, lawful, and adjudicated Facts contained herein. Being competent (In My Own Proper Person) to Attest to this Affidavit upon which I place my Signature; Whereas, I State, Proclaim, and Declare the following to be true, correct, certain, complete, not misleading, supreme, and not intended to be presented for any misrepresented, 'colored' or improper use or purpose, to wit:

That I, Dawn Marie Nix El, Am a Noble of the Al Moroccan Empire (North America) In Propria Persona (my own proper self); being Moorish American - a Descendant of the Ancient Moabites / Moors, by Birthright, Freehold, Primogeniture and Inheritance; being Aboriginal and Indigenous to the Land /s (Amexem / Americas) Territorium of my Ancient Moabite / Moorish Fore-Mothers and Fore-Fathers - to wit:

The Al Moroccan (American) Continents - are the Land of the Moors; being North America, South America; Central America; including the adjoining Islands (Americana / Ameru / Al Moroc). I have, acknowledge, claim and possess, by said Inheritance and Primogeniture, the Freehold Status thereto; all Unalienable and Substantive Rights, to Be, to Enjoy, and to Act, distinct in my Aboriginal Customs and Culture; and determining my own political, social, and economic status of the State. Turning my heart and mind back to my Ancient Mothers and Fathers - Moors / Muurs, by Divine and Natural Right. Being Moorish American, we have and possess the internationally recognized Rights to determine our own 'Status of the State' absent of threat, coercion, or acquiescence to a Color-of-Law, a Color-of-Office, nor to be subjected to an imposed Color-of-Authority.

Moors / Moorish Americans / Muurs Have, Proclaim and Possess the Unalienable, Substantive Rights and Birthright - Inheritance to our Al Moroccan Names and Nationality by Nature's Laws, Divine Law, Primogeniture, and by the recognized Laws of the Nations of the Earth (International). Being the true, Ancient, Aboriginal / Indigenes of the Land (America) - North, being the heart-land of the Moroccan Empire. Moors / Muurs are the 'De jure' Freeholders by Birthright, Inheritance and Primogeniture Status; and have, Claim and Possess the Secured Rights to Travel upon the Public Roadways, Byways and Highways of our Continental United States (the Organic Land) absent of foreign 'colored' or imposed excise taxation constructs invented, by the racketeering States' Legislators, to abridge and steal Rights belonging to the Natural Peoples. These Substantive Rights are supported by, and asserted by, Royal Law; Moorish Law; Moslem / Muslim Law; The Law of the Great Peace; The Laws of Nature; Divine Law; Nature's God; The Laws of Nations; The Free Moorish Great Seal Zodiac Constitution; and Affirmed by Articles IV and VI of the Constitution Covenant of 1774 - 1781 A.D. = 1201 M. C., as lawfully adopted for The United States Republic, establishing its Republican Form of Government. Said Constitution established the Peoples' 'Supreme Law of the Land' to secure the Rights of the People, and to keep Government bound and in check by Official Oath, and by Official Bond. Down from the Ancients Ones, our Primogenitors, comes the Supreme Law of the Land!

Egypt, The Capital Empire of the Dominion of Africa. The Inhabitants of Africa are the Descendants of the Ancient Canaanites from the Land of Canaan. The Moabites from the Land of Moab who received permission from the Pharaohs of Egypt to settle and inhabit North-West Africa; they were the founders and are the true possessors of the present **Moroccan Empire**. With their Canaanite, Hittite and Amorite brethren who sojourned from the Land of Canaan seeking new homes. Their Dominion and Inhabitation extended from North-East and South-West Africa, across the great Atlantis even unto the present **North, South and Central America** and also **Mexico** and the **Atlantis Islands**; before the great earthquake, which caused the great Atlantic Ocean.

The 'Great Seal Pyramid' is the 'National Emblem and Insignia' of The Moorish Nation / Empire of North America (geographical location). The Great Pyramid is also the archaic symbol for Civilization on the planet Earth. The honorable Moors' acknowledgement of our 'Great Seal' indicates those Heirs who own up to, who support, and who proclaim, our 'Free National Government'. Moors who are 'Active' and NOT 'Passive' in the Social, Civilization, Culture and Custom matters, involving Law, Order and Governmental Principles, are hereby entreated to support this Affirmation. Moors / Muurs who strive toward this end, with honor, are entrusted by Noble Drew Ali, to help in the great humanitarian work of uplifting ourselves, our fellow-man, and humanity at large. We seek, at all times, to be conscious of the works, instructions, and acts necessary to teach, preserve and defend the Birthrights of All Moorish Americans (Al Moroccans), etc.

The Noble Moors / Muurs (Heirs Apparent) are the Natural Members / Citizens of the Ancient Al Moroccan Empire (North America) and are duty-bound to recognize and to support our 'Great Seal' Sovereign Moorish Government and Nation of the Natural People, and command the enforcement of our Constitution. Thus, such organized communication Orders are referred to as "The Great Seal National Association of Moorish Affairs". The Free Moorish Nation - inclusive of all the Aboriginal / Indigene Tribes and Provinces of the Natural People, etc., are the rightful bearers of the Names and Titles, Ali, El, Bey, Dey, and Al. The Free Moors / Muurs, by Freehold Inheritance, retain all Substantive Rights and Immunities; enjoy the exercising of Substantive Rights, and operate upon consummated, Right-Law, Isonomi - Principles; having vested Constitution - secured Rights and Immunities from TAXATION, and from Criminal and Civil Jurisdiction by, and of, the Union States Rights Republic (U.S.A.), pursuant to, but not limited to, the United States Republic Supreme Court, and the 'Acts of State' to wit:

"Every Sovereign State (People) is bound to respect the independence of every other Sovereign State (People) and the courts of one country (People) will not sit in judgment on the acts of the government of another, done within (the same or) its own territory..."

The present Union States Municipal and Civil Laws and Codes of the Land are an 'incorporated unit of self-government' established by the political powers of the 'General Assembly' of each State of the Union, and initiated at Philadelphia, Pennsylvania, North America, in the year Eighteen fifty-four (1854). It governs 'ONLY' the rights and conduct of "WHITE PEOPLE", Christians and Jews, of the Eighteen sixty-three (1863) Union States Rights Republic, under the Magna Charta (Charter), the Knights of Columbus Code, and the Ku Klux Klan Oath. Forever said Union States Rights Republic denies citizenship in the United States Republic (U.S.A.) to the descendants of the Moorish Nation in the Western Hemisphere, erroneously referred to, and 'branded' and mislabeled as, Negroes, Blacks, Coloreds, and African Americans, etc., etc. In addition, the Supreme Court of the United States (in the landmark case) of "Dred Scott v. Sandford" 60 US (19 Howard) 393 (1857) held that Negroes—whether held to slavery or free—were not included and were not intended to be included in the 'category' of 'citizen' (subjects) of the Union States Rights Republic. Resultantly, the True Indigene Nobles of the Al Moroccan Empire (Free Moors), bearers of the Names / Titles, Ali, El, Bey, Dey and Al, are excluded from the Union States Rights Republic (U.S.A.) jurisdiction. The True Nobles of the Al Moroccan Empire are Sovereign, Private, and Self-Governed, by 'Right-Law' Principles and customs; and ONLY Obligated to the 'Free Moorish Zodiac Constitution' - Circle 7 - archaically established by our Ancient Fore-Mothers and Fore-Fathers. Such extended allegiance and 'Obligation' includes 'The Great Seal' and the High Principles and Moor-al Standards, embodied in the Moorish National Flag (Standard) - Love, Truth, Peace, Freedom, and Justice. The True Al Moroccan Noble Indigenes of the Land maintain a Constitutional and lawful, NON-OBLIGATORY tax 'Status' and position, relative to 'FOREIGN ENTITY TAXATION' (Indigenes Not Taxed) and maintain a NON- OBLIGATORY respect for the Union States Rights Republic (U.S.A.), its members, its laws; its ordinances; its codes; its customs and its traditions, pursuant to: The Free Moorish American Zodiac Constitution - Articles IV and VI; The Treaty of Peace and Friendship Between the United States and Morocco -Seventeen Eighty-Seven (1787) - superseded by the Treaty of Eighteen Thirty-Six (1836); Resolution 75: Journals of The House of Representatives; United States - April 17, 1933 A. D. - Moorish American Society of Philadelphia and the Use of Their Names; The United Nations "Declaration of the Rights of the Child" General Assembly Resolution 1386 (XIV), 14 U.N. GAOR Supp. (No, 16) at 19, U.N. Doc. A/4354 (1959); The United Nations "Universal Declarations on Human Rights" Article XV, General Assembly Resolution 217 A (III) of 10, December 1948 A.D.; "Executive Order 13107"—United States Republic, North America -The Implementation of Human Rights Treaties; The National Constitution for the Continental United States, Article III, Section 2; Amendment V - Liberty Clause; Amendment IX—Reservation of the Rights of the People; The United States Department of Justice Moorish Credentials; Free Moorish Zodiac Constitution, Truth A-1 Classified; The United States Copyright Certificate Number AA222141 Clock of Destiny; The Moorish Nationality and Identification Card; Moorish Holy Temple of Science / Moorish Science Temple Identification Card, etc.

Furthermore, I Assert My full Birthrights - Sovereignty and Substantive Rights and claim to Hereditaments - Being a Sundry Free Moor / Muur and a (Natural Being) pursuant to: Moabite / Moorish Pedigree; The Free Moorish Zodiac Constitution; The Great Seal of the Moorish Nation (Ab Antiquo); The Treaty of Peace and Friendship - 1787 / 1836; The Sundry Free Moors Act of 1790; The 1781 Organic United States Constitution; The Moorish Federal Financiers Act (Union States Army: 1861 -1863); The 1854 Roman Catholic Magna Charta; the Knights of Columbus Code; The Ku Klux Klan Oath; The United Nations Charter, Article 55(c); The Rights of Indigenous People: Part I, Articles 1, 2, 3, 4, 5; Part II, Article 6; The United States Supreme Court - 'Acts of State'; The foreign Sovereign Immunities Act 28 USC 1601; et Sequa., The Convention on International Road Traffic -Day 19, September 1949, The World Court Decision, The Hague, Netherlands - Day 21, January 1958 A.D = 1378 M.C. In reference to the Rights of the Natural People and Substantive Rights, etc., the following are pertinent Supreme Court Decisions, (Stare Decisis) to wit:

1. *The Right to Travel; The Right to Mode of Conveyance; The Right to Locomotion are all Absolute Rights, and the Police can not make void the exercise of Rights. State v. Armstead, 60 s. 778, 779, and 781:*

2. *The use of the highways for the purpose of travel and transportation is not a mere privilege, but a common and Fundamental Right of which the public and Natural Beings cannot be deprived. Chicago Motor Coach v. Chicago 337 Illinois 200, 169 NE 22, ALR, Ligare v. Chicago 139 ILL. 46, 28 HE 934, Boone v. Clark 214 SW 607, 25 AM jur (1st), Highways, sec. 163:*

3. *The Right to Park or Travel is part of the Liberty of which the Natural Person, citizen cannot be deprived without "due process of law" under the 5th Amendment of the United States Constitution. Kent v. Dulles 357 US 116, 125:*

4. *The Right of a citizen to Travel upon the public highways and to transport one's property thereon, either by carriage or automobile, is not a mere privilege, which a City may prohibit or permit at will, but a common Right, which he / she has under the Right to Life, Liberty, and the Pursuit of Happiness. Thompson v. Smith 154 SE 579:*

5. *State Police Power extends only to immediate threats to public safety, health, welfare, etc., Michigan v. Duke 266 US,*

476 Led. At 449: which driving and speeding are not. California v. Farley Ced. Rpt. 89, 20 CA3rd 1032 (1971):

6. The state is prohibited from violating Substantive Rights. Owens v. City, 445 US 662 (1980); and it can not do by one power (eg. Police Power) that which is, for example, prohibited expressly to any other such power (eg. Taxation / Eminent Domain) as a matter of Law. US and UT v. Daniels, 22 p 159, nor indirectly that which is prohibited to it directly. Fairbanks v. US 181, US 283, 294, 300:

7. Traveling in an automobile on the public roads was not a threat to the public safety or health and constituted no hazard to the public, and such a traveler owed no other duty to the public (eg. the State); he / she and his / her auto, having equal right to and on the roadways / highways as horses and wagons, etc.; this same right is still Substantive Rule, in that speeding, running stop signs, traveling without license plates, or registration, are not threats to the public safety, and thus, are not arrestable offenses. Christy v. Elliot, 216 I 131, 74 HE 1035, LRA NS 1905—1910: California v, Farley 98 CED Rpt. 89, 20 CA 3d 1032 (1971).

8. Under the United States Republic's Constitutional system of Government and upon the individuality and intelligence of the citizen, the State does not claim to control one's conduct to others, leaving one the sole judge as to all that affects oneself. Mugler v. Kansas 1213 US 623, 659—60:

9. Where Rights secured by the Constitution are involved, there can be no rule - making or legislation, which would abrogate them. Miranda v. Arizona 384 US 436, 125:

10. The claim and exercise of Constitutional Rights cannot be converted into a crime. Miller v. Kansas 230 F 2nd 486, 489:

11. For a crime to exist, there must be an injured party (Corpus Delicti). There can be no sanction or penalty imposed on one because of this Constitutional Right. Sherer v. Cullen 481 F. 945:

12. If any Tribunal (court) finds absence of proof of jurisdiction over a person and subject matter, the case must be dismissed. Louisville v. Motley 211 US 149, 29S. CT 42. "The Accuser Bears the Burden of Proof Beyond a Reasonable Doubt".

13. "Lack of Federal Jurisdiction can not be waived or overcome by agreement of parties". Griffin v. Matthews, 310 F Supra 341, 342 (1969): and "Want of Jurisdiction may not be cured by consent of parties". Industrial Addition Association v. C.I.R., 323 US 310, 313.

Whereas, In light of the foregoing Jurisprudence 'Stare Decisis' Supreme Court Decisions, Facts, and Law; and counter to the negative and 'colorable' social conditions instituted by State Persons of the Union States Society, there exists a blatant 'WANT OF JURISDICTION' on the part of the Union States Rights Republic (U.S.A.), its agents, personnel, contractors, and assigns. Axioms are legally in force under National and International Law attending these issues. And this Affiant (Natural Person - In Propria Persona) does not waive any rights; does not transfer power of attorney; and does not willingly consent to any public trial or hearing in any 'colorable' tribunal venue or non-Article III, unconstitutional jurisdiction. The Official Oaths, the Obligations, and the Fiduciary duties of all accusers and bound 'claimants' to National Law and Order; Civilization Principles fixed in Constitution Law, still stands! Definition and Truth still Rules. NON-COMPLIANCE is a Federal and International Law offence.

Whereas, there is no question that a 'Bench Appearance Summons', Detention, Arrest and Ticket or Citation issued by a Police Officer or others for traveling with no driver's license, foreign driver's license, not having current registration, or mandatory insurance, etc., which carries a fine or jail time, is a penalty or sanction and is indeed "converting a right into a crime"; thus violating Substantive Rights. It is reasonable to assume that these Supreme Court judicial decisions are straight and to the point, that there is no lawful method for government to put restrictions or limitations on Rights belonging to the People.

That the Organic United States Republic Constitution (derived from Ancient Moabite / Moorish Law) remains 'The Supreme Law of the Land'. And all Treaties made, or which shall be made, under the Authority of The United States Flag of Peace, pursuant to United States Code, Title 4, Chapter 1. Any law that is Repugnant to the Constitution, shall remain forever 'colorable' and is Null and Void. Marbury v. Madison 5 U.S. 137, 174, 176 (1803). Any Municipal Officer, Person, Personnel, Employee or Contractor who violate the Rights of the People or Citizens are subject to suit in their personal and / or official capacity to wit:

Title 18, Part 1, Chapter 13 §241 of United States Codes of Law:

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, commonwealth, Possession, or district in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or Laws of the United States, or because of his having so exercised the same; or...

If two or more persons go in disguise on the highway, or on the premises of another, with the intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured -

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section, or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

Title 18, Part 1, Chapter 13 §242 of United States Codes of Law:

Whoever, under 'color' of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or Laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, that are prescribed for the citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section, or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years or for life, or both, or may be sentenced to death.

Therefore, in preservation of 'The Rights of Indigenous Peoples' and the Preservation of the Rights of the People, in accord and defence of the Constitution for the United States Republic of North America and its Republican Form of Government - being the 'Supreme Law of the Land'; and primal to the contractual liabilities, Oath - bound Obligations, and Fiduciary Duties of the Officers of the Courts - Federal, State, City, and Municipal, etc., I hereby, Demand the enforcement of the De jure Laws of the United States, and all Treaties made under the Authority of The United States, in accord with Article VI of the Constitution; The Bill of Rights; The Declaration of the Rights of the Child; The Rights of Indigenous Peoples; The Universal Declaration of Human Rights; The United Nations Charter, Article 55(c); The United States Supreme Court - 'Acts of State'; The Foreign Sovereign Immunities Act 28 USC 1601; et Sequa., The Convention on 'International Road Traffic'—Day 19, September 1949, The World Court Decisions, The Hague, Netherlands, Day 21, January 1958 A.D = 1378 M.C.; and "Executive Order 13107" - United States Republic, North America: The Implementation of Human Rights Treaties; The National Constitution for the Continental United States, Article III, Section 2; Amendment V - Liberty Clause; Amendment IX, etc., etc. I hereby, Demand a Dismissal of any and all unconstitutional sanctions, claims, or other warrants or charges made or issued, which are devoid of true identity personages; a denial of 'Due Process' of a 'Trial' by a Jury of my own National Peers; or absent of a verified and lawful Indictment, sanctioned by an assembled Grand Jury; and that I be availed all lawful Constitutional - secured safeguards, established by the Supreme Law; with documented proper Jurisdiction and Venue confirmed and in place.

Wherefore all parties of interest are Authorized by this Writ, pursuant to National and International Law, to honor all Substantive Rights and Constitutional Immunities reserved for, and to, this Aboriginal / Indigenous Free and Sovereign Moor / Muur*. All Officials are to enlist all available and appropriate measures to ensure, and assure, that all My Substantive Rights and Constitutionally - secured Rights and Immunities are not violated, not breached, nor abridged. The Sovereign, Natural Being, named herein, is not to be Arrested nor held for Detention under any 'colorable' circumstances! You are to notify the active Ministers of the Aboriginal / Indigenous Moorish Nationals of the Territory (Organic Land). The Natural Person named herein is NON-OBLIGATORY and thus Exempt from Customs, Tariffs, Taxation, 'Owner in Fee' permit-deception Constructs, and from any other hindrance or restriction of His or Her Freedoms, Allodial Properties, Compensations, Rights of Travel, or Freedom of Movement on, in, or within, any member or non-member States of the United States Union, etc. The Moor / Muur (bearer of this Indigenous Peoples' Document) is to be treated with all due Respect and 'Due Process' rights under the Law. All available and appropriate measures are to be taken to prevent injustice, harm, false arrest, trumped-up charges, or attack on the Natural Being's Person, Property, Personalty, Conveyances, Freedoms, and / or Dignity.

Explicit Reservation and use of 'All Rights Reserved Without Prejudice' U.C.C. 1- 207 / 308, U.C.C. 1-103, is Noted To All Federal, State, City, and Municipal Peace Officers; in harmony with State's Statutes, and indicates the Reservation of My Rights. Whereby I may Reserve My Substantive Rights and Constitutional - secured Rights and Immunities to 'NOT' be Compelled to perform under any Contracts or Agreements that I have not entered into knowingly, voluntarily, willingly, or unintentionally. I do not accept any actual or implied 'Liabilities' associated with any 'COMPELLED - BENEFITS' of any 'unrevealed' or deceptively-imposed commercial contracts. I, furthermore, do not sanction any 'unconstitutional' rules or policies, nor acts of Misprision committed by any U.S. Government or State Officials, at any level, claimed by any of them, in the name of the United States Republic, nor do I assent to any implied colorable policies made by alleged representatives, as being sanctioned by the People and Citizens. Consider any formerly-assumed constructs alleged to be related to me as being misrepresentations and thusly 'Cured' forthwith. Let it be known....:

Represent means to 'Depict' to 'Portray', to 'Symbolize' and to 'Stand for'. Let it be known that the Union States Society 'Bar Association' Lawyers, Esquires, and Attorneys of European Colonial descent, and foreign corporation, cannot depict, portray or symbolize a Free Moor; as they are not of the same Nation Jurisdiction, Customs, or National Peers; and cannot sit in judgment of any Free Moor (Acts of State). Europeans are not Indigenes to the Land (Americas) - Moors are Aboriginal! Union States Lawyers and Attorneys operate in Demo - political format, which is contrary to Article IV, Section 4 of the Constitution for the United States. Moors operate in a Republican Form of Government, conjoined with Isonomi Principles - being in harmony with the Constitution. Moors respect Constitution Principles. The unconstitutional Tribunals operating under the Union States Society conflicts with, and is repugnant to, "Due Process" under Constitution Principles, and functions primarily in 'colorable' procedures. Therefore, no 'Fair', 'Just' trial, or remedy is availed to the Natural Peoples of the Land, through such 'colorable' processes! These violating acts constitute a 'Conflict of Interest', a 'Conflict of Law' and clearly establishes the 'Federal Questions' of 'Diversity of Citizenship'; a Conflict of Identity; and of Nationality etc. Thus, a clear 'Averment of Jurisdiction' is also hereby proclaimed and advanced. Only Moors can 'Present' and 'Depict' themselves as being Moors / Al Moroccans, and Aboriginal /Indigenes of the Land! Thus, only Moors can 'Present' 'Self'!

I, Dawn Marie Nix El, A real, live flesh and blood, breathing, non-fictional, and Natural Being, born of a natural Mother, do solemnly, sincerely, and squarely Affirm that the foregoing facts contained in this Constructive and Actual Judicial Notice and Proclamation, by Affirmed Affidavit, are true, to the best of my knowledge, Culture, Customs and Beliefs; being actual, correct, not misleading, etc.; and being the Truth, the whole Truth, and nothing but the Truth.

Ḥibu (Love), Ḥaqq (Truth), Salaam (Peace), Ḥurriyatun (Freedom), Adl (Justice),

All Rights Reserved Without Prejudice; U.C.C. 1-207 / 308, U.C.C. 1-103.

I Am: Dawn Nix EL ucc-1-308/1-207
A.R. A.R. 1. ucc 1-103

Natural Person - In Propria Persona - Authorized Representative; All Rights Reserved

Aboriginal / Indigenous, free Sovereign Moor - Natural Person of the Land; 'In Propria Persona' (Not Pro Se Nor Colorable)

*Moors / Muurs: The Aboriginal and Indigenous Natural Peoples and True Inheritors of the Lands (Territories) - North America, Central America, South America, and the Adjoining Islands

Al Moroc / Ameru / Americana)

By Special Appearance, before me on Day _____ of _____, 2014 CCY = 1434 M.C., in Honor, the Divine Being, Dawn Marie Nix El, Affirms that He / She is the Natural Person / Divine Being herein named, existing in His / Her own Proper Person; meeting the 'law of evidence' as required and defined in 'Identity'; affirmed by Lawful, Substantive Right; by Birthright; and respectively acknowledged - being lawfully qualified and competent to execute this Document. I therefore place my hand and seal thereto.

PERJURY JURAT by: Dawn Nix EL ucc-1-308/1-207; ucc 1-103 3/23/14
A.R. A.R.

I, Dawn Nix EL, reserve ALL of the fundamental Freedoms and GOD-given rights of every human being upon this Earth. Any and ALL, past and present political affiliations implied by operation of law or otherwise with foreign entities are hereby, now and forever, claimed and liened. Pursuant to United Nations IPO #215/93, Title 28, USC 1746 (1) and executed without the United States, I affirm under penalty of perjury under the laws of the united states of America that the foregoing is true and correct, to the best of facts and my informed knowledge. And further deponent saith not; common law right not to be bound by any contract or obligation, which I have not entered into knowingly, willingly, voluntarily, and without misrepresentation, threat, duress, or coercion. The use of notary below is for identification only, and such use does NOT grant any jurisdiction to anyone.

(FOR NOTARY PUBLIC)

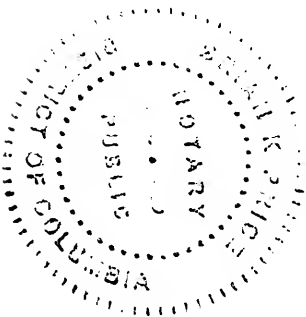
State of DC City or County of Washington
In DC, on the 23 day of March, 2014, before me, a Notary Public in and for the above state and county, personally appeared Dawn Nix EL known to me or proved to be the person named in an who executed the foregoing instrument, and being first duly affirmed, such person acknowledged that he or she executed said instrument for the purposes therein contained as his or her free and voluntary act and deed.

Type of Identification Produced: Diplomat ID
Affiant is/is not personally known to me (YES OR NO) circle one please

Notary Public: Brian K Price

My Commission Expires: 08, 31, 14

WITNESS my hand and official seal:



BRIAN K PRICE
District of Columbia, Notary Public
My Commission Expires
August 31, 2014